1 2 3 4 5 6	JAMES I SILVERSTEIN, ESQ. (State Bar #14354 gyaron@yaronlaw.com; jsilverstein@yaronlaw.com YARON & ASSOCIATES 601 California St, 21st Floor San Francisco, California 94108 Telephone: (415) 658-2929 Facsimile: (415) 658-2930 Attorneys for Plaintiff and Counter-Defendant	m ·		
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	· /	CASE NO.:5:10-cv-05533-EJD		
12	COMPANY, RRG, a District of Columbia, Risk) Retention Group,	STIPULATION AND [XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
13) Plaintiff,)	ORDER TO AMEND FILING DEADLINES WITH RESPECT TO		
14	v.)	DEFENDANTS' MOTION FOR A NEW TRIAL		
15				
16		[L.R. 6-2]		
17	individual; and KAREN LEVINE, an individual,)			
18	Defendants.)			
19				
20	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff and Counter-			
21	Defendant PROBUILDERS SPECIALTY INSURANCE COMPANY, RRG ("ProBuilders");			
22	Defendant and Counter-Claimants TY LEVINE, KAREN LEVINE (collectively "Levines"); and			
23	Defendant, Counter-Claimant and Third-Party Plaintiff RONALD J. HAAS ("Mr. Haas") to the			
24	following briefing schedule for Defendants' Motion for a New Trial, pursuant to Federal Rules of			
25	Civil Procedure 59 (b):			
26	(1) Plaintiff's Motion for A New Trial must be filed on or before June 24, 2014, which is			
27	28 days after the Court entered Judgment in favor of ProBuilders as to the jury trial which			
28	concluded in January of 2014. The Judgment was entered on May 27, 2014.			

1	(2) ProBuilders' Opposition to Plaintiff's Motion for a New Trial must be filed on or				
2	before July 18, 2014.				
	(3) Defendants' Reply in Support of Their Motion for a New Trial must be filed on or				
3	be	fore August 1, 2014.			
4		IT IS SO STIPULA	TED.	. 8	
5					
6	DATED: Jui	ne_, 2014		YARON & ASSOCIATES	
7					
8			By:	GEORGE D. YARON	
9				JAMES I SILVERSTEIN Attorneys for Plaintiff and Counter-Defendant	
10				PROBUILDERS SPECIALTY INSURANCE COMPANY, RRG	
11					
12	DATED: Ju	ne, 2014		GREENAN, PEFFER, SALLANDER & LALLY,	
13				LLP Digitally signed by Robert Seeds	
14			By:	Robert Seeds DN: cn=Robert Seeds, o=Greenan, Peffer, Sallander & Lally LLP, ou, email=rseeds@gpsllp.com, c=US Date: 2014.06.19 11:07:47 -07'00'	
15				ROBERT SEEDS, Attorneys for Defendants/Counterclaimants	
16				TY LEVINE, KAREN LEVINE and R.J. HAAS	
17					
18	PURSUANT TO STIPULATION IT IS SO ORDERED				
19	PURSUANT TO STIPULATION, IT IS SO ORDERED. The hearing date of October 31, 2014 at 9:00 AM is previously reserved for the anticipated Motion.				
20	DATED:	6/24/2014		FOODA	
21	DITTED.	0/21/2011		UNITED STATES DISTRICT JUDGE	
22				EDWARD J. DAVILA	
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I	Case No. 5:10-CV-0533-EJD FILES\CONTENT_OUTLOOK27XP98YW7\STIPULATION MOTIONFORNEWTRIAL_DOC Stip. to Extend Deadline for Hearing on ProBuilders= Motion re Expert Disclosure				

1 CERTIFICATE OF SERVICE 2 I am over 18 years of age and not a party to the within action. I am employed in the 3 County of San Francisco; my business address is Yaron & Associates, 601 California Street, 4 Suite 2100, San Francisco, California 94108. 5 On June 20, 2014, I served the within: 6 STIPULATION AND [PROPOSED] ORDER TO AMEND FILING DEADLINES WITH RESPECT TO DEFENDANTS' MOTION FOR A NEW TRIAL 7 on all parties in this action, as addressed below, by causing a true copy thereof to be distributed 8 as follows: 9 TO ALL PARTIES ON THE ECF SERVICE LIST 10 11 VIA ELECTRONIC SERVICE: I served a true copy, with all exhibits, electronically on designated recipients through PACER. Upon completion of electronic transmission of said document(s), a 12 receipt is issued to serving party acknowledging receipt by PACER's system. Once PACER has served all designated recipients, proof of electronic service is returned to the filing party which will be maintained 13 with the original document(s) in our office. This service complies with CCP \$101.6. 14 I declare under penalty of perjury under the laws of the State of California that the foregoing 15 is true and correct, and that this declaration was executed on June 20, 2014, at San Francisco, 16 California. 17 18 19 msangalang@varonlaw.com 20 21 22 23 24 25 26 27 28